				Anna management management and	AND SHARE THE BURGET STREET, THE CONTROL OF THE CON
Case 3:16-0	er-00285-K	IN PERENDATION STREET SEE SEE SEE SEE SEE SEE SEE SEE SEE	TRICT OF TEXAS	1 of $\mathbf{I}^{\mathrm{OF}}$	The second secon
UNITED STA	TES OF AM	ERICA )			AUG   6 2016
VS.		)	CASE NO.:	3:16 <b>-@R</b> E By_	585 148. DIS 127CT COURT
EDDIE GUZN	MAN (3)	)		ACCUMATION CONTRACTOR	1200 году интический принценти
REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY					
has appeared I Superseding In the subjects me the offense(s) of such offens adjudged guilt	before me pur nformation. A entioned in Ro charged are so es. I therefore ty of Use of C U.S.C. § 843	f, by consent, under authority of Learn to Fed. R. Crim.P. 11, ar fter cautioning and examining Eule 11, I determined that the guil apported by an independent basic recommend that the plea of gue communication Facility in Causi (b) and have sentence imposed and	nd has entered a place of the control of the control of the containing of the containing or Facilitating to the containing the control of the	ea of guing under oat deable and each of the that EI he Comm	Ity to Count 1 of the h concerning each of and voluntary and that he essential elements DDIE GUZMAN, be hission of Felonies, a
7	The defenda	ant is currently in custody and sl	hould be ordered to	remain i	n custody.
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
	☐ The ☐ I fir a da	e Government does not oppose red defendant has been complianted by clear and convincing evide anger to any other person or the eased under § 3142(b) or (c).	with the current corence that the defend	ant is not	likely to flee or pose
	☐ The	e Government opposes release. e defendant has not been complie he Court accepts this recommen- tion of the Government.			
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145 (c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
Date: Augus	st 16, 2016.	/_/			

UNITED STATES MAGISTRATE JUDGE

## NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).